

FILED

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

UNITED STATES OF AMERICA

v.

PHILLIP CASEY ADMIRE (1)
ROBIN ASHLEY MEADOR (2)

CLERK, U.S. DISTRICT COURT

By _____

No. 4:16-MJ-246

CRIMINAL COMPLAINT

I, Kevin K. Brown, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

Possession with Intent to Distribute a Controlled Substance

On or about February 24, 2016, in the Fort Worth Division of the Northern District of Texas, defendant **Phillip Casey Admire** and **Robin Ashley Meador** did knowingly and intentionally possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, a Schedule II Controlled Substance, in violation of 21 U.S.C. § 841(a)(1) and (b)(1)(C).

I am a Task Force Officer with the Drug Enforcement Administration and this Complaint is based on the following facts:

1. On February 24, 2016, a Texas Department of Public Safety (TxDPS) Special Agent acting in an undercover capacity negotiated a methamphetamine purchase from Phillip Admire. Admire and the undercover agent agreed to meet at an Albertsons in Azle, Texas.
2. Texas DPS agents established surveillance at Robin Meador's residence, located in Azle, Texas. Agents had previously identified Meador as Admire's source of supply. At approximately 1:38 p.m., agents observed Meador leave her residence driving a GMC Yukon.
3. At approximately 1:43 p.m., Admire met with the undercover agent at Albertsons. Admire advised the undercover agent that his supplier would meet them nearby, at a Dollar General store.

Admire instructed the undercover agent to follow him. The undercover agent and Admire drove to the Dollar General store, located off of FM 730 in Azle. Upon arrival, Admire entered the undercover agent's vehicle.

4. At approximately 2:09 p.m., Meador, as expected, arrived at the Dollar General store. Admire exited the undercover agent's vehicle, walked to Meador's vehicle, and retrieved two ounces of methamphetamine from Meador. Admire then returned to the undercover agent's vehicle, and handed the undercover agent two ounces of methamphetamine. The undercover agent then handed Admire \$1,200. Admire, Meador, and the undercover agent all departed the Dollar General store parking lot.

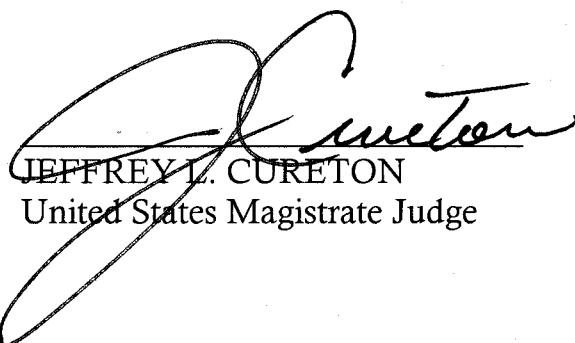
5. The undercover agent met with other investigators, and turned over the methamphetamine. Investigators conducted a field presumptive test on the substance, which was positive for methamphetamine, with a weight of approximately 58 gross grams. This exhibit was later submitted to the DEA South Central Lab for analysis and safekeeping.

Although I have not listed all the facts regarding this charge, I believe that the facts stated above establish probable cause that the above-named defendants have violated 21 U.S.C. § 841(a)(1) and (b)(1)(C).



Kevin K. Brown, Affiant
DEA - Task Force Officer

worn to before me, and subscribed in my presence on April 18, 2016 at 9:35
a.m./p.m., in Fort Worth, Texas.



JEFFREY L. CURETON
United States Magistrate Judge